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	S DISTRICT COURT RICT OF CALIFORNIA
IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	MDL No. 1917 Case No. C-07-5944 JST
This Order Relates To:	FURTHER ORDER REGARDING RESPONSE TO ADMINISTRATIVE MOTION
ALL DIRECT ACTION PLAINTIFFS	
Earlier today, the Court set a deadline for the Toshiba Defendants to file an opposition he administrative motion by counsel for certain Direct Action Plaintiffs ("DAPs"), seeking permission to be heard at the hearing scheduled for November 23, 2015. ECF No. 4197.	

In any opposition that Toshiba files, it is ordered specifically to address the following portions of the Report and Recommendation dated August 24, 2015, ECF No. 4015:¹

> Indeed, due to the coordinated discovery, it is reasonable for the parties in this case to allow another party to take the lead on a certain aspect of discovery and if that party settles, to have a nonsettling party take over the lead on that discovery.

> > * * *

Parties should not be permitted to use settlement in a consolidated discovery case to escape their discovery obligations with respect to remaining parties.

Id. at 4.

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¹ The Court adopted the Report and Recommendation without objection on September 11, 2015. ECF No. 4054.

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United States District Court Northern District of California

IT IS SO ORDERED.

Dated: November 19, 2015

JON S. TIGAR United States District Judge